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Attorneys for Defendant YELP! INC.		
	TES DISTRICT COURT STRICT OF CALIFORNIA	
SAN FRAN	NCISCO DIVISION	
JUSTIN LARKIN, ANTHONY TIJERINO, and AHMAD DEANES, on behalf of themselves and all others similarly situated, Plaintiffs, v. YELP! INC., Defendant.	CASE NO. CV 11-1503 EMC STIPULATION AND [PROPOSED] ORDER TO STAY CASE PENDING MEDIATION Honorable Edward M. Chen	
	RUKIN HYLAND DORIA & TINDALL LL 100 Pine Street, Suite 2150 San Francisco, CA 94111 Telephone: (415) 421-1800 Facsimile: (415) 421-1700 E-mail: peterrukin@rhdtlaw.com Attorneys for Plaintiffs MALCOLM A. HEINICKE (SBN 194174) Malcolm.Heinicke@mto.com CAROLYN V. ZABRYCKI (SBN 263541) Carolyn.Zabrycki@mto.com MUNGER, TOLLES & OLSON LLP 560 Mission Street Twenty-Seventh Floor San Francisco, CA 94105-2907 Telephone: (415) 512-4000 Facsimile: (415) 512-4077 Attorneys for Defendant YELP! INC. UNITED STAT NORTHERN DIS SAN FRAN JUSTIN LARKIN, ANTHONY TIJERINO, and AHMAD DEANES, on behalf of themselves and all others similarly situated, Plaintiffs, v. YELP! INC.,	

STIPULATION TO STAY CASE PENDING MEDIATION CV 11-1503 EMC

1	WHEREAS, Plaintiffs have filed this putative class and collective action alleging
2	state and federal wage and hour claims concerning their employment with Defendant Yelp! Inc.;
3	WHEREAS, the parties previously stipulated that the deadline for Defendant to
4	respond to the complaint would be extended to May 10, 2011;
5	WHEREAS, the parties, through their counsel, have met and conferred about
6	conducting a mediation, and the parties have agreed to schedule a mediation with a private
7	mediator specializing in these types of actions;
8	WHEREAS, the parties agree that it would serve efficiency interests and preserve
9	judicial and party resources to stay this action pending the anticipated mediation;
10	WHEREAS, the parties have met and conferred and reached agreement on issues
11	concerning tolling of Plaintiffs' federal claims under the Fair Labor Standards Act;
12	WHEREAS, the parties anticipate that, mainly as the result of mediator
13	availability, it will take ninety (90) to one hundred twenty (120) days to complete the anticipated
14	mediation, and therefore propose that they be required to report back to the Court on the status of
15	the mediation and stay within that time frame;
16	WHEREAS, the parties, through their counsel of record, stipulate as follow:
17	IT IS HEREBY STIPULATED that the parties jointly and respectfully request an
18	order stating that (a) the entire action is stayed pending the anticipated mediation in this matter;
19	(b) Defendant's deadline to answer or otherwise respond to the complaint is hereby postponed
20	until twenty (20) days after the lifting of the stay; (c) the parties are required to submit a report on
21	the status of the mediation and the continued propriety of the stay within one hundred twenty
22	(120) days of the order; and (d) the stay shall expire in the event any party fails to execute or
23	revokes the FLSA tolling agreement.
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